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coin the Sam Cox was apparently the only one who did not participate in the all-pet excitement. He nodded and nodded and finally Mr. Wilson called the previous as "How still that affect Bingham's amendment shouted second. The speaker uttered

the first vote would be on the anti-homosexuality amendment. Ames and the Democrats, voting with the committee against the amendment. Considerable surprise was evident on this first, because the Democrats had forgotten their old-time cry of "Let us be heard in his own defense." That is, they forgot, for the time being, that they pledged to oppose everything excepting "gay law," and voted to put his name in court without being heard in his own defense. The vote was also the outcome of a deliberate

that he was the opinion that a man was
highly intelligent, had a better business
rather than improve it. The rail road
and now being established, business was
deficient, and finally the resolution was
as reported to the committee.

Feeling all these proceedings, Mr. S.
visited, with ill-concealed impudence, the
holby for the appearance of the Sergeant
Arms with the warrant for his arrest. "I
gave me, sir! no, sir; they shan't do
fairly redress us the unwilling ear of

Carper as that gentleman rushed past, Stewart had arrayed himself in a new suit of clothes especially built for the purpose. He was wearing his magnificent proportions with magnificence enough to make a man of straw. "Ever since I saw him," continued him to be anxious martyrdom. "It's a God-send for Stewart's sake," "he hasn't been heard of since the day of the Cannery and the Perkins claim."

THAT TESTIMONY.

Just before the adjournment, Mr. Lyle, Mr. McIntosh and a resolution directing the testimony taken before the Banking

There is a great deal of mystery connected with this testimony, and many tales are of its mysterious disappearance at different times when it has been called for. Its substance is a statement of Oswald's deposits with a bank which included some of the Union Pacific which he claims to have held as a collateral. It has been abstracted, returned (not) and from the files of the House by some mysterious agency, again and again. And it is not

that it can be found now.

Mr. Stewart's connection with the large aid organization, when, it is said, clerk, Oscar Stevens, signed his name to the thousands of organization for six hundred dollars, which Stewart afterwards repudiated, or broke, he was at that time interested in Washington, Georgetown and Alexandria road, in which corporation Mr. Huys, president of the Merchants' National Bank, was interested. When the corporation was organized, the hotel was a well-known place, but the hotel has since disappeared. Mr. Stevens is now in the United States, but interested with him, as described, of his

Mr. Lynch is of the opinion that the feast will throw some additional light on the transactions by giving, on his own authority, the nature of justice who were concerned with in the mysterious affair. The following is an extract:

Q. Do you know the nature of the Pacific road interest? A. I know all about it. The time in December, 1891, I went with Alex

Hay and General Thomas A. King, were terminated in the same office, I being placed in the office of the United States Marshal at Baltimore. The Baltimore office of the United States Marshal's office had been the subject of a contract, and were placed there solely for sale and for no other purpose. I was informed they had been placed by Hays in the business of Hayne & Co., in Baltimore, temporarily would be returned directly. This was without my knowledge or consent; and in interviews with Mr. Hays and Mr. Hayne,

Q. Did you learn from Mr. Huyck or Haynes by whom these bonds were taken to the bank here and placed with those parties? After a great deal of precaution I found

act history of it. Mr. Hayek took the over to Mr. Hayne, with the view of raising money temporarily on them. Hayne, now acquainted with the facts, said he could do so.

It is, perhaps, unfortunate for many interested parties, and is doubly so in view of the fact, now now resting in their quiet graves, and indeed in the testimony. Nevertheless, it is as possible, under the peculiar circumstances, to tell the whole story, including the details of the sale of Hayek's bank and the firm of Hayek & Baltimore, will be given to the public.

The following correspondence from the *Journal of Commerce* gives a full account of the previous effort to get the test printed, as well as the manner in which the effort was defeated:

"On the day that Franking was sentenced Hooper, of Mass., brought in the report of a Committee on Banking and Currency, appointed by a resolution directing the Secretary to institute legal proceedings to punish managers of the bank and those who had been in the bank at the time of the Hooper trial."

disseminating law abiding, and the others of the committee, should to that part of the report. Mr. Lynch moved the previous question, and the resolution was adopted without a division. He then introduced a resolution directing the Clerk of the House to furnish copies of the evidence in the Secret War, to be disposed of as he deemed the interests of the service might require, and the evidence might be recommended to the committee with authority to print such portions as he deemed necessary. Mr. Lynch took a

Heur to move that all the evidence be put before the jury. Mr. Hooper refused to yield the floor for such a motion, informing the House that he had already made such a motion and that there were decided objections to presenting the goods in evidence. He said that he was not going to do so as it was voluminous and covered a great deal of territory. He said that he was not going to do so as it was voluminous and covered a great deal of territory. He said that he was not going to do so as it was voluminous and covered a great deal of territory.

Mr. Hooper appeared to the House on the second the motion, but the vote against it was so small that it was not counted. Late the same day, in the hour of the address to the House on the House, Mr. Hooper, in a voice as audible as the speaker's, asked Mr. G. to rise at that moment that he might suggest a resolution.

"Mr. Hooper, I move to reconsider the action of the House ordered on the previous day, *last morning*, concerning the report of the Committee on Banking and Currency relative to the Merchants' National Bank of this city."

"The speaker. The motion will be entertained."

"The *Globe* reporters' receipt is made from the bank notes. The Journal in such cases is not out from the documents handed to the clerk. But the Journal and *Globe*, in the same manner, disagree very materially. The *Globe*, in

"Mr. Hooper moved a resolution that the vote by which the resolution providing for the holding of the report of the Committee on Banking and Currency was taken, to which motion was passed over the dissent."

Congress adjourned for its usual session. Members came here during the recess for the report and testimony, which had been printed, but could not find it went to the proper place to find the original was missing. This evidence, if found, had vindicated Pawling.

On the 21 of March, 1867, on the morning of the Sabbath day, when half the members of the House were asleep, and the remainder engaged in smoking at ease or amusing themselves by throwing paper balls at each other, Hooper reconvened for the purpose. Here another discrepancy between the *Globe* and *Journal*. The *Globe* says:

Hooper of Massachusetts, called out the roll of the last session of Congress to reconsider the vote by which certain members were ordered to be admitted, as it was not

The motion to reconsider was agreed to for printing reconsidered.

The Journal says: "Mr. Samuel Hooper and the House proceeded to consider the petition submitted by him at his last session, considering the vote by which the resolution relating to printing, &c., of the report, an agency of the Committee on Banking and Money in regard to the Merchants' National Bank of this city."

The motion to reconsider Lynch's resolution relating to printing the report of the committee on the Lynch case was agreed to.

Those who desired to see the testimony, believed as it had been lent, that no testimony is wanted, it can be found in the Capitol.

Immediately after the adjournment, Grant-at-Arms found himself confronted as he is, overpowered by Stewart's presence. "Here I am," said the marquis duty—whereupon Mr. Ordway was warranted and allowed the prisoner to depart, knowing that as sure as the next day Stewart will be present "on call."

nothing could induce him to run away thereby neglecting the opportunity of speech at "the bar of the House." He then "contemplating in a hostile" as diputado, Woods, and his counsel, or Mr. Edwards, make any difference which would be "black hole of Valencia," which has in case a metaphor suggesting the Madrid. The proceedings today with suspense of the second act of a thriller drama follows the first. The *El Arma* will report that he has executed a warrant. The entire episode

The Executive Mansion.
The President had a larger number yesterday, including Senators Caldwell, Alcorn, Sawyer, and Robertson, and

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